CG 02-278

## DOCKET FILE COPY ORIGINAL

November 20, 2002

**FCC** 445 12th Street Washington, DC 20554

**This** letter is to express concerns of a proposed rule change for a national "do not call" list. I believe that consumers should be made aware of their rights under the current laws

I believe that preemption is necessary to make clear one set of rules, that all companies can adhere to By doing this, the consumer will still not receive unwanted telemarketing calls It will also give legitimate businesses one set of guidelines to follow - vs each state having unique and specific regulations.

I hope the commission will realize the needs of the consumer and set national regulations that businesses can comply with Preemption of the proposed rule is necessary to guarantee that there is no confusion by consumers and businesses alike, because of state's different policies.

Sincerely,

Wilma Beadle

9701 Hudson Lane, #3

Wilma Beadle

Louisville, KY 40291

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November 20, 2002

FCC 445 12<sup>th</sup> Street Washington, DC 20554

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Sincerely

Kandall Thompson 8409 Cabin Hill Road Louisville, KY 40291

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## DOCKET FILE COPY ORIGINAL

November 14, 2002

FCC 445 Twelfth Street Washington, DC 20544

To Whom It May Concern:

This letter is being written to inform you of my opinion on pending legislation on the national telemarketing bill (CG-02-278) I am in favor of this legislation, which is set up to mandate the telemarketing industry

Telemarketing has been under fire in the last couple of years and some states have taken upon themselves by implementing law regarding this matter I agree that some form of action needs to be taken, but not by the individual state but by a federal level

Sincerely,

John Barcikowski 2224 Walton Place

Powell. OH 43065

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November 20. 2002

FCC 445 12<sup>th</sup> Street Washington, DC 20554

**This** letter is to express concerns **of a** proposed **rule** change for a national "do not call" list I believe **that** consumers **should** be made aware of theu rights under **the** Current **laws** 

I believe that preemption is necessary to make clear one set of rules, that all companies can adhere to By doing this, the consumer will still not receive unwanted telemarketing calls. It will also give legitimate businesses one set of guidelines to follow vs each state having unique and specific regulations.

I hope the commission will realize the needs of the consumer and set national regulations that businesses can comply with Preemption of the proposed rule is necessary to guarantee that there is no confusion by consumers and businesses alike. because of state's different policies

Sincerely

Brian Neese 600 E Main Street

Apt 301

Louisville, KY 40202

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## DOCKET FILE COPY ORIGINAL

November 20,2002

FCC 445 12<sup>th</sup> St Washington, DC 20554

This letter is to express concerns of a proposed rule change for a national "do not call" list. I behave that consumers should be made aware of their nights under the current laws.

I believe that preemption is necessary to **make** clear one set of rules, **that** all companies can adhere to. By doing this the consumer will still not receive unwanted telemarketing calls. It will also give legitimate business's one set of guidelines to follow, **vs** each **state** having unique and specific regulations.

I hope the commission will realize the needs of the consumer and set national regulations that business's can comply with. Preemption of the proposed rule is necessary to guarantee there is no confusion by consumers and business's alike, because of states different policies.

Julack

Sincerely,

Steve Whitlock 4429 Marquette Dr

Fort Wayne, IN 46806

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To Whom It May Concern:

This is in regard to proposal **CG 02-278** where the federal government is considering standardizing laws affecting FCC regulations concerning telemarketing practices. This is fair. I live in Indiana bordering on Illinois. **My** business is directly related to the effectiveness of our telemarketers. In Illinois, a telemarketer is allowed to contact me, but it is against their laws for us to call them in their fine state I believe in a level playing field. How about letting us all play by the same rules? I exercised my right to vote, and this gives me the right to complain.

Sincerely.

John Ellison Jackson 7015 Fillmore Drive Merrillville, IN 46410

CG 02-27/

## DOCKET FILE COPY ORIGINAL

Noveinber 14, 2002

FCC 445 12<sup>TH</sup> Street Washington, DC **20554** 

To Whom It May Concern

This letter is lo provide comment on a proposed rule change for a national "do not call list". I am in full support to ensure consumers are aware of their rights under current law and aware of the protections available to them

By doing this the consumer will thwart unwanted telemarketing calls and a business will have one set of guidelines to follow instead of multiple rules in multiple states. I have thought that preemption is necessary to establish one set of rules that a legitimate business can follow.

I urge the commission to take into consideration the balance of consumers needs and **the** practical reasoning of a business to adhere to the guidelines

Thankyou,

Linda Wineland

237 W 700 N

Valparaiso In 46385

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JEREMIAH J. TOLLIVER

1431 S 16TH ETREFT

NOBLESVILLE, IN 46060

November 13, 2002

FCC 445 12th Street Washington, DC 20554

Dear Sir or Madam:

This letter is in reference to the proposed change in law to a national do not call list. I am in full support of ensuring consumers and companies are aware of their rights and regulations under the protections offered by the laws applicable to each.

After careful consideration, I conclude that preempaon is necessary to establish one set of guidelines, that a legitimate business can follow as a standard. By establishing one preemptive law, rhe consumer will still thwart unwanted telemarketing calls and a business will have one set of rules to follow, versus the complexities of multiple states' laws.

I urge the commission to consider the balance of consumers' needs and the practical reasoning of a business to know, understand and adhere to the law. The number of states with telemarketing laws in place makes the consumers' desire obvious. I conclude that the proposed federal laws preemphon is imperative to ensure that there is less confusion by multiple standards of multiple states.

Sincerely,

Jeremiah | Tolliver

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FCC 445 12<sup>th</sup> St Washington, DC 20554

This letter is to express concerns of a proposed rule change for a nation;. call list. Being a consumer, I am aware there are laws in place to protect the consumer.

I have come to the conclusion, that it is necessary to establish one set of rules that a business can follow without confusion and question. This will provide the consumer with the protection necessary not to receive unwanted telemarketing calls.

Therefore, I urge the commission to take into consideration the needs of the consumer and at the same time set forth guidelines with practicality in mind that a business can follow. I ask that preemption of the proposed rule is necessary to ensure there is not any Confusion of the differing guidelines set forth by the different states.

Sincerely,

Dan Johnston

4985 Franklin Rd

Indianapolis, IN 46226

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